Je Org 4 15/04

Under the Paperwork Reduction Act of 1895, no purpose see required to respond to a collection of information of	Ness & Choley's a year OMB control rismosi
TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING	Docket Number (Optional)
REJECTION OVER A PRIOR PATENT	PB340P2C3
in re Application of: Choi et al.	
The same of the sa	
Application No.: 09/765,271-Conf. #9691	
Filed: January 22, 2001	
Fied: January 22, 2001	
For: Streptococcus pneumoniae SP036 Polynucleotides	
Pol. Supplemental of Sec. 1997	
II - A Carama Caracan Ing	of 100 percent interest in
The certain in the second second second to the second seco	DESCRIPTION AND TO MAKE VOOLSES
on the instant application, which would extend peyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and	
1 170 De graphity annutaned by any terminal disclaimer, of onor Patent No. 6,420,135 . The owner hereby agrees	
that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the	
grantee, its successors or assigns.	
to make the above declarate the owner does not disclaim the terminal part of any patient granted on the instant application	
I was read a season to the purposes of the full etter that town as detined in 35 U.S.C. 156 and 1/3 of the chief patient, as I	
that works extend to the extendent and the same of the	
i under 97 CFR 1 321, has all claims canceled by a reexamination conflicate, is folsourd, or is in any mainter terminated prior to i	
the expiration of its full statutory term as presently shortened by any terminal disclaimer.	
Check eitner box 1 or 2 below, if appropriate.	
1. For supmissions on behalf of an organization (e.g., corporation, parmetship, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.	
The distribution of this country of the country of	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information	
and the sixe so made are purushable by hine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code	
and the tike so made are purishable by line of interest. If you application or any patent issued thereon.	
2. X The undersigned is an attorney or agent of record	
2. X The undersigned is an attorney or agent of record	
1 / land	August 20, 2004
Scoolure	Date
Kenley K. Hoover - 40,302	
Typed or print	
(301) 610 Telephone I	
A state of the sta	
★ Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
"Statement under 37 CFR 3 73(b) is required it terminal disclaimer is signed by the assignee (owner)	
Form PTO/SB/96 may be used for making this corrification. See MPEP § 324.	
	•
	· ·
	•